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1 2	Harry W. Harrison, State Bar No. 211141 hharrison@harrisonbodell.com Daniel D. Bodell, State Bar No. 208889 dbodell@harrisonbodell.com HARRISON & BODELL LLP 11455 El Camino Real, Suite 480	
3		
4	San Diego, California 92130 Telephone: 858.461.4699	
5	Facsimile: 858.461.4703	
6	Allison H. Goddard, State Bar No. 211098 ali@pattersonlawgroup.com	
7	PATTERSON LAW GROUP, APC 402 West Broadway, 29th Floor	
8	San Diego, California 92101 Telephone: 619.398.4760 Facsimile: 619.756.6991	
10	Class Counsel	
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13	IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF CALIFORNIA	
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15		
16	STEVE JUHLINE, on behalf of himself and all others similarly situated,	Case No. 11cv2906 GPC (NLS)
17	Plaintiff,	NOTICE OF MOTION AND MOTION FOR PRELIMINARY APPROVAL OF CLASS ACTION SETTLEMENT
18	vs.	[Filed concurrently with Class Action Settlement
19	BEN BRIDGE-JEWELER, INC., a Washington corporation; and DOES 1 through 50, inclusive,	Agreement; Declaration of Daniel D. Bodell; and Proposed Order]
	Defendants	Date: 12/19/14 Time:1:30
21		Courtroom: 2D Honorable Gonzalo P. Curiel
23		NO ORAL ARGUMENT UNLESS
24		REOUESTED BY COURT
25	TO THE COURT AND TO ALL PARTIES AND THEIR ATTORNEYS:	
26	PLEASE TAKE NOTICE that on December 19, 2014 at 1:30 P.M., or as soon thereafter as	
27	counsel can be heard in Department 2D of the above-entitled Court located at 221 West Broadway, Suite	
28	2190, San Diego, CA 92101, Plaintiff Steve Juhline will and hereby does move for an Order	

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Preliminarily Approving the Class Action Settlement in this matter pursuant to Federal Rule of Civil Procedure 23, including each of the following:

- (1) preliminarily approving the Settlement Agreement as being fair, reasonable, and adequate;
- (2) provisionally certifying the Class under Fed. R. Civ. P. 23 for settlement purposes only;
- (3) preliminarily approving the form, manner, and content of the Class Notices;
- (4) appointing Plaintiff Steve Juhline as the Class representative;
- (5) appointing the law firms of Harrison & Bodell, LLP and Patterson Law Group, APC as counsel for the Class; and
 - (6) setting the date and time of the Fairness Hearing.

This motion for preliminary approval of a class action settlement is based upon this notice of motion and motion, the accompanying memorandum of points and authorities, the supporting Declaration of Daniel D. Bodell, the records and files in this action, and upon such further and additional papers and argument as may be presented herein.

Dated: September 8, 2014

HARRISON BODELL LLP

By: /s/ Daniel D. Bodell

Class Counsel